WO

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

		V.	UK	VER	OF DETENTION PENDING TRIAL	
Antonio Malvido-Heredia		Case Number	r: <u>C</u>	08-6112M		
present	and wa				was held on March 27, 2008. Defendant was ence the defendant is a flight risk and order the	
الجامعا الم			NGS OF FACT			
i iina by		onderance of the evidence that:	S			
	⊠ ⊠	The defendant is not a citizen of the United S	-			
		The defendant, at the time of the charged off lf released herein, the defendant faces re Enforcement, placing him/her beyond the juri or otherwise removed.	emoval proceedin	ngs b	oy the Bureau of Immigration and Customs and the defendant has previously been deported	
		The defendant has no significant contacts in	the United States	or in	the District of Arizona.	
		The defendant has no resources in the United to assure his/her future appearance.	d States from whic	ch he	/she might make a bond reasonably calculated	
	\boxtimes	The defendant has a prior criminal history.				
		The defendant lives/works in Mexico.				
		The defendant is an amnesty applicant but substantial family ties to Mexico.	has no substanti	ial tie	es in Arizona or in the United States and has	
		There is a record of prior failure to appear in	court as ordered.			
		The defendant attempted to evade law enfor	cement contact by	y flee	ing from law enforcement.	
		The defendant is facing a maximum of		_ yea	rs imprisonment.	
at the ti	The Co me of th	ne Court incorporates by reference the material findings of the Pretrial Services Agency which were reviewed by the Court e of the hearing in this matter, except as noted in the record. CONCLUSIONS OF LAW				
	1. 2.	There is a serious risk that the defendant will No condition or combination of conditions will DIRECTIONS RE	l flee. Il reasonably assu EGARDING DETE	ire the	ON	
appeal. of the U	ctions fa The de Inited St	cility separate, to the extent practicable, from p fendant shall be afforded a reasonable opport ates or on request of an attorney for the Gove e United States Marshal for the purpose of an	ersons awaiting or unity for private co rnment, the persor appearance in co	r serv insult n in cl onnec	er designated representative for confinement in ring sentences or being held in custody pending ation with defense counsel. On order of a court harge of the corrections facility shall deliver the ction with a court proceeding.	
	IT IS O	APPEALS AND T RDERED that should an appeal of this detenti f the motion for review/reconsideration to Pret	on order be filed w	vith th	ne District Court, it is counsel's responsibility to be day prior to the hearing set before the District	
Court. Service investig	s suffici	JRTHER ORDERED that if a release to a third ently in advance of the hearing before the Dispotential third party custodian.	party is to be cons strict Court to allo	sider w Pr	ed, it is counsel's responsibility to notify Pretrial etrial Services an opportunity to interview and	
	DATE	D this 28 th day of March, 2008.				

David K. Duncan United States Magistrate Judge